

6712-01

FEDERAL COMMUNICATIONS COMMISSION

Information Collection Being Reviewed by the Federal Communications Commission

[OMB 3060-1151]

AGENCY: Federal Communications Commission.

ACTION: Notice and request for comments.

SUMMARY: As part of its continuing effort to reduce paperwork burdens, and as required by the

Paperwork Reduction Act (PRA) of 1995, the Federal Communications Commission (FCC or the

Commission) invites the general public and other Federal agencies to take this opportunity to comment on

the following information collection. Comments are requested concerning: whether the proposed

collection of information is necessary for the proper performance of the functions of the Commission,

including whether the information shall have practical utility; the accuracy of the Commission's burden

estimate; ways to enhance the quality, utility, and clarity of the information collected; ways to minimize

the burden of the collection of information on the respondents, including the use of automated collection

techniques or other forms of information technology; and ways to further reduce the information

collection burden on small business concerns with fewer than 25 employees. The FCC may not conduct

or sponsor a collection of information unless it displays a currently valid control number. No person shall

be subject to any penalty for failing to comply with a collection of information subject to the PRA that

does not display a valid Office of Management and Budget (OMB) control number.

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DATES: Written PRA comments should be submitted on or before [INSERT DATE 60 DAYS AFTER

DATE OF PUBLICATION IN THE FEDERAL REGISTER]. If you anticipate that you will be

submitting comments, but find it difficult to do so within the period of time allowed by this notice, you

should advise the contact listed below as soon as possible.

ADDRESSES: Direct all PRA comments to Nicole Ongele, FCC, via email PRA@fcc.gov and to

Nicole.Ongele@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information about the information

collection, contact Nicole Ongele at (202) 418-2991.

SUPPLEMENTARY INFORMATION:

As part of its continuing effort to reduce paperwork burdens, and as required by the Paperwork Reduction

Act (PRA) of 1995 (44 U.S.C. 3501-3520), the Federal Communications Commission (FCC or

Commission) invites the general public and other Federal agencies to take this opportunity to comment on

the following information collections. Comments are requested concerning: whether the proposed

collection of information is necessary for the proper performance of the functions of the Commission,

including whether the information shall have practical utility; the accuracy of the Commission's burden

estimate; ways to enhance the quality, utility, and clarity of the information collected; ways to minimize

the burden of the collection of information on the respondents, including the use of automated collection

techniques or other forms of information technology; and ways to further reduce the information

collection burden on small business concerns with fewer than 25 employees.

OMB Control Number: 3060-1151.

Title: Sections 1.1420, 1.1422 and 1.1424, Pole Attachment Access Requirements.

Form Number: N/A.

Type of Review: Extension of a currently-approved collection.

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Respondents: Business or other for-profit.

Number of Respondents and Responses: 763 respondents; 36,136 responses.

Estimated Time Per Response: 20-45 hours.

Frequency of Response: On-occasion reporting requirement, recordkeeping requirement, and third-party

disclosure requirement.

Obligation to Respond: Mandatory. Statutory authority for this information collection is contained in 47

U.S.C. 224.

Total Annual Burden: 448,921 hours.

Total Annual Cost: No cost.

Privacy Act Impact Assessment: No impact(s).

Nature and Extent of Confidentiality: No questions of a confidential nature are asked.

Needs and Uses: The Commission is requesting OMB approval for a three-year extension of this

information collection In Implementation of Section 224 of the Act, A National Broadband Plan for Our

Future, WC Docket No. 07-245, GN Docket No. 09-51, Report and Order and Order on Reconsideration,

FCC 11-50, the Commission adopted rules that relate to the implementation of section 224 of the

Communications Act of 1934, as amended, regarding access to poles that are owned or controlled by

utilities. Under the Commission's rules, utilities must provide cable television systems and

telecommunications carriers (collectively, "attachers") with non-discriminatory access to attach facilities

to poles, ducts, conduits, or rights-of-way owned or controlled by the utilities (collectively, "pole

attachments"). However, utilities may deny in writing those pole attachment applications where there is

insufficient capacity on a pole, or for reasons of safety, reliability, and generally applicable engineering

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purposes. Commission rules also create a series of deadlines or "timelines" by which attachers request and receive permission from utilities for pole attachments. The first stage of the timeline requires utilities to survey the requested poles where access is requested and to perform an engineering analysis. Utilities may notify attachers when they have completed their surveys of the affected poles. With regard to the second stage of the timeline, utilities must present to attachers an estimate of charges for preparing a pole for a new attachment ("make-ready" work). With regard to the make-ready stage of the timeline, utilities are required to send notices of impending make-ready work to entities with existing attachments on the pole. Such notification letters are sent when a make-ready schedule is established. If the make-ready period is interrupted, or if the pole owner asserts its right to a 15-day extension of time to perform make-ready work, then notification letters also are required from the utility to the new attacher.

Additionally, the Order adopted a rule requiring utilities to make available and keep up-to-date a reasonably sufficient list of approved contractors to perform surveys and make-ready work in the communications space of a utility pole. If an attacher uses a utility-approved contractor, then it must notify the utility and invite the utility to send a representative to oversee the work.

Finally, the Order also broadened the existing enforcement process by permitting incumbent local exchange carriers (LECs) to file complaints alleging that the pole attachment rates, terms, or conditions demanded by utilities are unjust or unreasonable. If an incumbent LEC can demonstrate that it is similarly situated to an attacher that is a telecommunications carrier or a cable television system (through relevant evidence, including pole attachment agreements), then it can gain comparable pole attachment rates, terms, and condition as the similarly-situated carrier. The paperwork burdens for this provision are contained in OMB Collection No. 3060-0392. The Order also encourages incumbent LECs that benefit from lower pole attachment costs to file data at the Commission that demonstrate that the benefits are being passed on to consumers.

Federal Communications Commission.

Marlene H. Dortch,

Secretary,

Office of the Secretary.

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